

SILVANO B. MARCHESI (SBN 42965)
County Counsel
BERNARD KNAPP (SBN 111720)
Deputy County Counsel
COUNTY OF CONTRA COSTA
651 Pine Street, 9th Floor
Martinez, California 94553
Telephone: (925) 335-1800
Facsimile: (925) 335-1866
Electronic mail: bknap@cc.cccounty.us

Attorneys for Defendants
CONTRA COSTA COUNTY,
JOHN GIOIA, MARY PIEPHO,
GAYLE UILKEMA, FEDERAL GLOVER,
and SUSAN BONILLA

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

CHARLES EVANS II individually,

Plaintiff,

v.

No. C 08 - 01697 JL

DEFENDANT JOHN GIOIA'S ANSWER TO
COMPLAINT

CONTRA COSTA COUNTY, a municipal
corporation; JOHN GIOIA individually
and in his Official Capacity as County
Supervisor; MARY PEIPHO individually
and in her Official Capacity as County
Supervisor; GAYLE ULKEMA
individually and in her Official Capacity as
County Supervisor; FEDERAL GLOVER
individually and in his Official Capacity as
County Supervisor; SUSAN BONILLA
individually and in her Official Capacity as
County Supervisor,

JURY TRIAL DEMANDED

Defendants.

Defendant John Gioia answers plaintiff's complaint as follows:

1. Answering paragraph 1 of said complaint, said defendant admits this court has jurisdiction of this action.

2. Answering paragraph 2 of said complaint, said defendant admits this action is properly venued in this court pursuant to 28 U.S.C. § 1391(b). Except as specifically so admitted, said defendant denies each and every allegation of said paragraph 2.

1 3. Answering paragraph 3 of said complaint, said defendant admits the allegations of
2 said paragraph.

3 4. Answering paragraph 4 of said complaint, said defendant admits the allegations of
4 said paragraph.

5 5. Answering paragraph 5 of said complaint, said defendant admits the allegations of
6 said paragraph.

7 6. Answering paragraph 6 of said complaint, said defendant admits that Contra Costa
8 County was and is at all times alleged in the complaint a political subdivision of the State of
9 California, as provided by Constitution and laws of said State. Except as specifically so
10 admitted, said defendant denies each and every allegation of said paragraph 6.

11 7. Answering paragraph 7 of said complaint, said defendant admits that on
12 February 14, 2003, plaintiff filed in this court an action naming among others Contra Costa
13 County and certain employees of Contra Costa County as defendants, and further admits said
14 action was alleged to arise under, among other laws, section 1983 of Title 42 of the United
15 States Code, and further admits that on May 24, 2004, said action was dismissed by this court
16 on the stipulation of the parties following the agreement of the parties to terminate the action.
17 Except as specifically so admitted, said defendant denies each and every allegation of said
18 paragraph 7.

19 8. Answering paragraph 8 of said complaint, said defendant denies each and every
20 allegation of said paragraph 8.

21 9. Answering paragraph 9 of said complaint, said defendant admits that plaintiff has
22 from time to time during the period October 31, 2006 to September 27, 2007 appeared at the
23 regular public meetings of the Contra Costa County Board of Supervisors, and at such
24 meetings, has from time to time requested to address said Board on agenda items. Said
25 defendant further admits that on account of clerical error, an agenda item was acted on by the
26 Board before plaintiff's address to the Board on that item was delivered. Except as specifically
27 so admitted, said defendant denies each and every allegation of said paragraph 10.

1 10. Answering paragraph 10 of said complaint, said defendant admits that on
2 March 29, 2007, plaintiff submitted a claim to the Board of Supervisors of Contra Costa
3 County, and further admits that on May 1, 2007, said Board rejected said claim in full. Except
4 as specifically so admitted, said defendant denies each and every allegation of said paragraph
5 10.

6 11. Answering paragraph 11 of said complaint, said defendant lacks sufficient
7 information on which to form a belief as to the truth or falsity of the allegations of said
8 paragraph, and on that basis, said defendant denies each and every allegation of said paragraph
9 11.

10 12. Answering paragraph 12 of said complaint, said defendant denies each and every
11 allegation of said paragraph 12.

12 13. Answering paragraph 13 of said complaint, said defendant admits the official
13 actions of the Board of Supervisors and other officials of Contra Costa County, performed
14 within the scope of their authority and on behalf of said County, are done under color of law.
15 Except as specifically so admitted, said defendant denies each and every allegation of said
16 paragraph 13.

17 14. Answering paragraph 14 of said complaint, said defendant admits the official
18 actions of the Board of Supervisors and other officials of Contra Costa County, performed
19 within the scope of their authority and on behalf of said County, are done under color of law.
20 Except as specifically so admitted, said defendant denies each and every allegation of said
21 paragraph 14.

22 15. Answering paragraph 15 of said complaint, said defendant admits the official
23 actions of the Board of Supervisors and other officials of Contra Costa County, performed
24 within the scope of their authority and on behalf of said County, are done under color of law.
25 Except as specifically so admitted, said defendant denies each and every allegation of said
26 paragraph 15.

27 16. Answering paragraph 16 of said complaint, said defendant denies each and every
28 allegation of said paragraph 16.

1 17. Answering paragraph 17 of said complaint, said defendant denies each and every
2 allegation of said paragraph 17.

3 AFFIRMATIVE DEFENSES

4 18. Further answering the complaint and the separate causes of action thereof, and as a
5 further, separate and distinct affirmative defense thereto, said defendant alleges that said
6 complaint fails to state a claim upon which relief can be granted against said answering
7 defendant.

8 19. Defendant denies that the injuries or damages complained of, if any, were due to or
9 caused by any carelessness or negligence or any act or omission on the part of said answering
10 defendant.

11 20. Further answering the complaint and the separate causes of action thereof, and as a
12 further, separate and distinct affirmative defense thereto, said defendant alleges that plaintiff
13 was contributorily negligent; that such contributory negligence was a proximate cause of
14 plaintiff's alleged damages, if any, which are therefore diminished in direct proportion to the
15 fault attributable to plaintiff as compared with that of said defendant.

16 21. Further answering the complaint and the separate causes of action thereof, and as a
17 further, separate and distinct affirmative defense thereto, said defendant alleges that said action
18 is barred by the provisions of section 335.1 and section 342 of the California Code of Civil
19 Procedure.

20 22. Further answering the complaint and the separate causes of action thereof, and as a
21 further, separate and distinct affirmative defense thereto, said defendant alleges that said action
22 is barred because the plaintiff failed and continues to fail to comply with the claims reporting
23 provisions of California Government Code sections 900 through and including 946.6.

24 23. Further answering the complaint and the separate causes of action thereof, and as a
25 further, separate and distinct affirmative defense thereto, said defendant alleges that the facts
26 and damages sought by the plaintiff are in excess of and different from what was claimed in
27 the claim presented to Contra Costa County pursuant to California Government Code section
28 910.

1 24. Further answering the complaint and the separate causes of action thereof, and as a
2 further, separate and distinct affirmative defense thereto, said defendant alleges that answering
3 defendant is not liable to plaintiff pursuant to the provisions of California Government Code
4 section 820.8, in that the liability alleged against defendant is based on the acts and/or
5 omissions of other persons.

6 25. Further answering the complaint and the separate causes of action thereof, and as a
7 further, separate and distinct affirmative defense thereto, said defendant alleges that answering
8 defendant is immune from civil liability pursuant to the provisions of California Government
9 Code section 820.2 on the grounds that the acts and/or omissions alleged in the complaint
10 involved the exercise of discretion.

11 26. Further answering the complaint and the separate causes of action thereof, and as a
12 further, separate and distinct affirmative defense thereto, said defendant alleges that answering
13 defendant is immune from civil liability pursuant to the provisions of California Government
14 Code section 821 to the extent that the injuries alleged in the complaint were caused wholly or
15 in part by the adoption of or failure to adopt an enactment and/or a failure to enforce an
16 enactment.

17 27. Further answering the complaint and the separate causes of action thereof, and as a
18 further, separate and distinct affirmative defense thereto, said defendant alleges that plaintiff's
19 action is barred by the equitable doctrines of laches, estoppel, and waiver, in that plaintiff has
20 unreasonably delayed in taking action and/or making the claims alleged in this lawsuit with
21 respect to the events alleged in the complaint, even though he knew or should have known in
22 the exercise of reasonable diligence of the injuries and causes of injuries alleged in the
23 complaint.

24 28. Further answering the complaint and the separate causes of action thereof, and as a
25 further, separate and distinct affirmative defense thereto, said defendant alleges that plaintiff
26 has failed to exhaust administrative remedies, and his claims and each of them are barred
27 thereby.

1 29. Further answering the complaint and the separate causes of action thereof, and as a
2 further, separate and distinct affirmative defense thereto, said defendant alleges that plaintiff
3 has failed to mitigate his damages, and said damages are reduced or eliminated in proportion to
4 said failure to mitigate.

5 30. Further answering the complaint and the separate causes of action thereof, and as a
6 further, separate and distinct affirmative defense thereto, said defendant alleges that he is
7 immune from civil liability pursuant to the provisions of California Civil Code section 47 to
8 the extent any or all of plaintiff's allegations in this action against defendant are based on the
9 alleged acts or omissions of defendant in making communications in connection with a
10 judicial, legislative, or administrative proceeding.

11 31. Further answering the complaint and the separate causes of action thereof, and as a
12 further separate and distinct affirmative defense, defendant alleges he is immune from suit
13 pursuant to the immunities and defenses contained in California Government Code sections
14 810 through 898.5.

15 32. Defendant is immune from suit herein for the failure to enforce any law, pursuant
16 to the provisions of California Government Code section 818.2.

17 33. Defendant alleges that the injury, if any, to plaintiff as alleged in the complaint was
18 solely caused by official judicial and/or quasi-judicial acts, and that said defendant is
19 absolutely immune from suit on that basis.

20 34. Defendant alleges that he acted pursuant to mandatory duties imposed by law
21 which he carried out with reasonable diligence, and for that reason is immune from liability
22 pursuant to California Government Code section 815.6.

23 35. Further answering the complaint and the separate causes of action thereof, and as a
24 further, separate and distinct affirmative defense thereto, said defendant alleges that in the
25 event that the trier of fact finds any liability on the part of this answering defendant, which
26 liability is herein denied, this answering defendant will seek the benefit of several liability for
27 non-economic damages as provided in California Civil Code section 1431-1431.5.
28

